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18 **UNITED STATES DISTRICT COURT**

19 **NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION**

20
21 CISCO SYSTEMS, INC.,

22 Plaintiff,

23 vs.

24 ARISTA NETWORKS, INC.,

25 Defendant.

26 CASE NO. 5:14-cv-5344-BLF

27 **DECLARATION OF MATTHEW D.
CANNON IN OPPOSITION TO ARISTA
NETWORKS, INC.'S ADMINISTRATIVE
MOTION TO FILE DOCUMENTS
UNDER SEAL (DKT. 180)**

28 **DEMAND FOR JURY TRIAL**

DECLARATION OF MATTHEW D. CANNON

I, Matthew D. Cannon, declare as follows:

1. I am an attorney licensed to practice in the State of California and am admitted to practice before this Court. I am an associate with the law firm Quinn Emanuel Urquhart & Sullivan, LLP, counsel for Plaintiff Cisco Systems, Inc. (“Cisco”). I have personal knowledge of the matters set forth in this Declaration, and if called as a witness I would testify competently to those matters.

8 2. I make this declaration in opposition to Arista Networks, Inc.’s (“Arista’s”)
9 Administrative Motion to File Documents Under Seal (“Sealing Motion”) in connection with
10 Arista’s Supplemental Proposed Discovery Plan (“Arista’s Plan”). (Dkt. 180.)

11 3. The portions of Arista's Plan that Arista proposes sealing reflect Arista's attorney
12 argument, rather than statements or information that are actually contained in Cisco's documents
13 or the testimony of Cisco's witnesses. Although Cisco does not agree with Arista's
14 characterization of the evidence, it is not confidential. Cisco therefore does not seek sealing of
15 Arista's Plan.

17 I declare under penalty of perjury under the laws of the State of California that the
18 foregoing is true and correct, and that this declaration was executed in San Francisco, California,
19 on February 9, 2016.

/s/ Matthew D. Cannon
Matthew D. Cannon (Bar No. 252666)